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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/653,062		09/01/2000	Wesley G. Brewer	11587 M-10325 US	25 US 5434	
36257	7590	04/28/2004		EXAMINER		
PARSONS	HSUE &	& DE RUNTZ LLP VO, TIM T				
655 MONTO	GOMERY	STREET				
SUITE 1800)			ART UNIT	PAPER NUMBER	
SAN FRAN	CISCO, C	CA 94111		2112	18	
•				DATE MAILED, 04/09/000	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>			90				
	Application No.	Applicant(s)					
	09/653,062	BREWER ET AL.					
Office Action Summary	Examiner	Art Unit					
	Tim T. Vo	2112					
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence address					
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the mi earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no event, however, may a reply within the statutory minimum of the riod will apply and will expire SIX (6) MC atute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communic ABANDONED (35 U.S.C. § 133).	cation.				
Status							
1)⊠ Responsive to communication(s) filed on 02	2 Fehruary 2004						
<u> </u>	his action is non-final.						
3) Since this application is in condition for allo		atters, prosecution as to the meni	ts is				
closed in accordance with the practice unde							
Disposition of Claims		,					
4) ☐ Claim(s) 11-16 is/are pending in the application 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 11-16 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	drawn from consideration.						
Application Papers							
9)☐ The specification is objected to by the Exam	iner.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to t	the drawing(s) be held in abey	ance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the cor							
11)☐ The oath or declaration is objected to by the	Examiner. Note the attach	ed Office Action or form PTO-152	2.				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in priority documents have bee reau (PCT Rule 17.2(a)).	Application No on received in this National Stage	•				
Attachment(s)							
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 14.	Paper No	v Summary (PTO-413) o(s)/Mail Date f Informal Patent Application (PTO-152)					

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1. Part III DETAILED ACTION

Notice to Applicant(s)

This application has been examined. Claims 11-16 are pending.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. § 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 11, 13-16 are rejected under 35 U.S.C. § **102(b)** as being anticipated by Harari et al. patent number 5,887,145 referred herein after "Harari".

As for claims 11, Harari teaches a data storage and transfer system including an enclosed rectangular shaped memory card and an enclosed rectangular shaped input-output card, wherein:

(A) the memory card comprising:

first and second sets of externally accessible electrical contacts positioned along respective first and second edges thereof (see figures 1, 3-4, removable mother card 10 having edges left and right of the card);

a re-programmable non-volatile memory contained therein for the storage of data (see figure 4, EPROM 52).

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a controller contained therein, the controller being connected to the memory and to the first and second sets of electrical contacts (see figure 4, processor 50), the controller managing operation of the memory and causing data to be transferred (a) between the memory and through the first set of contacts to a host system connected therewith (see column 7 lines 48-63), and (b) between the memory and through the second set of contacts to the input-output card connected therewith without passing through the first set of contacts (see figures 1, 3-4, right edge of mother card 40), and (B) the input-output card comprises:

a third set of externally accessible electrical contacts along one edge of thereof with a pattern complementary to that of the second set of contacts (see figure 3, daughter card 20, left edge),

a mechanism provided on an outside of the input-output card along the one edge thereof that mates with the mechanism on the memory card in order to allow removable connection together of the memory and input-output cards along their respective second and one edges such that their respective second and third set of electrical contacts mate when the cards are connected together (see figure 3, mother card 40, daughter card 20, wherein the left edge of the daughter card is mated on the right edge of the mother card),

communicating circuits contained therein and connected with the third set of contacts for transferring data therethrough (see figure 3,

daughter card 20, left edge of the daughter card is the third set of contacts), and

a data transmission and reception device connected to the communications circuit for transferring data between the communications circuit and external to the input-output card (see column 15 line 63 to column 16 line 8),

whereby data are transferable between the data transmission and reception device of the input-output card and the flash memory of the memory card through the second and third sets of contacts without passing through the first set of contacts (see figures 1-2, daughter card 20, ROM 52, connector 12, interface 14 and column 9 lines 23-30, wherein the data transmission between the input-output card (daughter card 20) and the flash memory (ROM 52) of the memory card (mother card 10) through the second set (14) and third set (24) without passing through the first set (12)).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. § 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

⁽a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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3. Claim 12 is rejected under 35 U.S.C. § 103(a) as being unpatentable over Harari in view of Kanno patent number 5,831,533 referred hereinafter "Kanno).

As for claim 12, Harari does not expressly teach input output card included an antenna. However, Kanno teaches a wireless card has wireless communication function and an antenna. Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Kondo into the teachings of Harari because an antenna provided in a wireless card providing a strong signal connections, thereby preventing from disconnection and loosing data while in transmitting.

Response to Arguments

Applicant's arguments filed 2/2/04 have been fully considered but they are not persuasive.

- 4. In response to the applicant's arguments that Harai does not teach direct data transfer from the EPROM 52 of the mother card to the daughter card 20. Column 9 lines 23-30 teaches this limitation, wherein lines 27-28 teaches the direct data transfer into/out of the DRAM/SRAM/ROM/Flash from the mother card 10 to the daughter card 20. Further, in the above rejection, examiner refers the mother card 10 communicates directly with the daughter card 20 via the second set 14 and third set 24.
- 5. In response to the applicant's arguments that Kano '533 does not suggest the claimed direct transfer structure. As discussed above, Harai teaches direct data transfer from the mother card to the daughter card 20 via second set 14 and third set 24. Harari does not expressly teach input output card included an antenna. However,

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Kanno teaches a wireless card has wireless communication function and an antenna. Therefore, it would have been obvious to a person of an ordinary skill in the art at the time the invention was made to have combined the teachings of Kondo into the teachings of Harari because an antenna provided in a wireless card providing a strong signal connections, thereby preventing from disconnection and loosing data while in transmitting.

6. In response to the applicant's arguments that Harai does not teach the memory card to follow either a MMC or SD standard. Harai teaches personal computer cards including PCMCIA type I, II, III standard. Further, Harai teaches MMC card such as Flash EEPROM PC card as indicated in column 1.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tim T. Vo whose telephone number is 703-308-5862. The examiner can normally be reached on 7:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on 703-305-4815. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tim T. Vo

Primary Examiner

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4/20/04